



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

EXAMINER INTERVIEW SUMMARY RECORD  All participants (applicant, applicant's representative, PTO personnell):    Bandrana McClung   (3)   Gary Van Nes 7   (4)	SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
EXAMINER INTERVIEW SUMMARY RECORD    Barbara McClung				
EXAMINER INTERVIEW SUMMARY RECORD			٦	EXAMINER
EXAMINER INTERVIEW SUMMARY RECORD    participants (applicant, applicant's representative, PTO personnel);				
EXAMINER INTERVIEW SUMMARY RECORD    DATE MAILED:   EXAMINER INTERVIEW SUMMARY RECORD    DATE MAILED:   SAMARY   McClung   Mailed   Mailed			AF	RT UNIT PAPER NUMBER
EXAMINER INTERVIEW SUMMARY RECORD  I participants (applicant, applicant's representative, PTO personnel):    Banbrana McClung				32
Bantra a McClung (1)				AILED:
Banbana McClung SM (3)  Gary Van Nes F NW  ate of interview 3   17   95  ype:   Telephonic   Personal (copy is given to   applicant   applicant's representative).  Achibit shown or demonstration conducted:   Yes   No.   If yes, brief description:    greement   was reached with respect to some or all of the claims in question.   was not reached.  laims discussed:   all pending    entification of prior art discussed:   Cantrel     escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior action of prior art discussed:   Cantrel     escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior action of prior art discussed:   Cantrel     escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior action of prior art discussed:   Cantrel     escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior action of prior art discussed:   Applicant of prior action of				
ate of interview 3   17   95  whibit shown or demonstration conducted:   Yes   100. If yes, brief description:    greement   was reached with respect to some or all of the claims in question.   was not reached.  laims discussed:   All pending    lentification of prior art discussed:   Cantrel    secription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Cantrel    secription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Cantrel    secription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Cantrel    secription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Cantrel    secription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Language    secription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Language    secription of the general nature of what was agreed to indicate to the contract of the caterion agreed would render the claims allowable mutached. Also, where no copy of the emendments which would render the claims allowable is available, a summary thereof must be attached.)  If uller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable mutached. Also, where no copy of the emendments which would render the claims allowable, a summary thereof must be attached.)  If uller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable is available, a summary thereof must be attached.)  If uller description, if necessary, and a copy of the amendment	II participants (applican	it, applicant's representa Mbala McC	luna (3)	an Nes 7 NV
ype:   Telephonic   Personal (copy is given to   applicant   Sapplicant's representative).  xhibit shown or demonstration conducted:   Yes   Mo.   If yes, brief description:	2) Ca	rol Salata	(4)	
ype:   Telephonic   Personal (copy is given to   applicant   Sapplicant's representative).  xhibit shown or demonstration conducted:   Yes   Tho.   If yes, brief description:    greement   was reached with respect to some or all of the claims in question.   was not reached.  laims discussed:   All pending    lentification of prior art discussed:   Cantrel     escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Cantrel     escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Cantrel     escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Language    escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Language    escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior art discussed:   Language    escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior any other comments    Escription of the general nature of what was agreed to if an agreement was reached, or any other comments:   Declaration of prior any other comments    Escription of the general nature of what was agreed to if an agreement was reached, or any other comments    Escription of the general nature of what was agreed to indicate to the contrary of the examiner agreed would render the claims allowable is available, a summary therefore must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary therefore must be attached. Also, where no copy of the amendments which would render the claims allowable is available, as ummary therefore must be attached. Also, where no copy of the				
greement was reached with respect to some or all of the claims in question. was not reached.  Islams discussed: all pending  It is not necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable mustached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached. Also, where no copy of the menched to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION OF WINTERVIEW (e.g., items 1—7 on the reverse side of this form). If a response to office the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejection, requirements that may be present in the last Office action, and since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejection, requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfile.		, , ,		
greement was reached with respect to some or all of the claims in question. was not reached.  aims discussed: all pending entification of prior art discussed: Cantrell  escription of the general nature of what was agreed to if an agreement was reached, or any other comments: Declaration of percentage and	ype: Lielephonic	Personal (copy is gi	ven to 🔲 applicant 🗈 applicant's representative).	
lentification of prior art discussed:  Cantel  escription of the general nature of what was agreed to if an agreement was reached, or any other comments:  Declaration of prior art discussed:  Cantel  Average  While 29 Show V Size difference of a complete Silvery of instruct app  d~22.4 m for Cantel. Discussed acceptance of aminal model  Show immeres porge. Applicant will provide reference.  A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable mutached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)  OT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to st Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.  Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejection, requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfile.	xhibit shown or demons	stration conducted:	Yes No. If yes, brief description:	
dentification of prior art discussed:  Cantel  description of the general nature of what was agreed to if an agreement was reached, or any other comments:  Declaration of prior art discussed:  Cantel  average  Working 29 Show V Size difference of oil deplets I'm of instruct app  d~22.4 m for Cantell. Discussed acceptance of aminal model  Show immeres porge. Applicant will provide reference.  A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable mutached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)  Inless the paragraphs below have been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTIC  OT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to st Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.  Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejection, requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfile.				
Declaration of the general nature of what was agreed to if an agreement was reached, or any other comments:	claims discussed:	all pending		
A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable mu tached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)  The paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION TO WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to st Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.  Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfile.	lentification of prior art	discussed: <u>Ca</u>	ntell	
Inless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1 – 7 on the reverse side of this form). If a response to statement of the substance of the interview date to provide a statement of the substance of the interview.  It is not necessary for applicant to provide a separate record of the substance of the interview.  Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfil	escription of the general world 29  d ~ 22.4 M  show linnu	I nature of what was agree average shows V size for Canter response	difference of oil dropleds	Declaration of pape IM of instant applica animal model us references.
☐ It is not necessary for applicant to provide a separate record of the substance of the interview.  ☐ Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill	ttached. Also, where no Inless the paragraphs be IOT WAIVED AND MU	copy of the amendment low have been checked IST INCLUDE THE SU	s which would render the claims allowable is available, a summa to indicate to the contrary, A FORMAL WRITTEN RESPON BSTANCE OF THE INTERVIEW (e.g., items 1—7 on the reve	ary thereof must be attached.) ISE TO THE LAST OFFICE ACTION IS erse side of this form). If a response to the
requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfil				
a	requirements that	may be present in the I	ast Office action, and since the claims are now allowable, this c	e to each of the objections, rejections and completed form is considered to fulfill the
				9